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| SERIAL NUMBER FILING DATE | FIRST | NAMED APPLICANT | | ATTORNEY DOCKET NO. | |
| 07/586391 | | | | | |
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| | | | ART UNIT | PAPER NUMBER | |
| | | | ART ONLY | 23 | |
| | • | | DATE MAILED: | | |
| EXA | MINER INTERVII | EW SUMMARY RECO | RD | 102191 | |
| All participants (applicant, applicant's representative, | PTO personnel): | | | | |
| m Mr. Arthur Hair | | | | | |
| A 1 | _ NTS) | (3) | | | |
| 12) HOA T. Nguyen (| <u> 10) </u> | (4) | | | |
| Date of interview 10/24/9/ | | | | | |
| Time Talantaria Proposal (some in airean | to Danstiern [] | annlicant's representative | • | | |
| Type: ☐ Telephonic ☐ Personal (copy is given t | to grappicant | applicant's representative |) . | 5 | |
| Exhibit shown or demonstration conducted: | s No. If yes, brid | ef description: | | | |
| | | | | | |
| Agreement was reached with respect to some or a | all of the claims in que | estion. Was not reach | had | | |
| Agreement | an or the claims in que | . DE Was not read. | 160. | | |
| Claims discussed: | | | | | |
| Identification of prior art discussed: Huges | and lit | litner | | | |
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| | | | h o 0 | 1/0:17 1/0:10:10:10:10:10:10:10:10:10:10:10:10:10 | |
| Description of the general nature of what was agreed to | to if an agreement was | reached, or any other con | nments: 1001 | rear sexplains | |
| to the Examper ho | w the in | vention V | vorke, T | he example | |
| explains to Mr. Hair | how th | e referença | s wer | e applied | |
| against algin 11 in | details < | The exaims | - de | explains in date | |
| Market acute II and I | 1 | | 1 + - | a process as the | |
| The procedure of I | yaminat | on of an | pateul a | pplication to M | |
| (A fuller description, if necessary, and a copy of th attached. Also, where no copy of the amendments wh | ie amendments, if avai | lable, which the examine claims allowable is availab | r agreed would rende le, a summary thereo | er the claims allowable must be f must be attached.) | |
| Unless the paragraphs below have been checked to i NOT WAIVED AND MUST INCLUDE THE SUBST last Office action has already been filed, then applican | TANCE OF THE INTE | RVIEW (e.g., items $1-7$ | on the reverse side of | f this form). If a response to the | |
| It is not necessary for applicant to provide a se | parate record of the su | ubstance of the interview. | | | |
| ☐ Since the examiner's interview summary abov requirements that may be present in the last response requirements of the last Office action | Office action, and since | thments) reflects a complete the claims are now allow | ete response to each vable, this completed | of the objections, rejections and form is considered to fulfill the | |

PTOL-413 (REV. 1-84)